SOUTHERN DISTRIC WHITE PLAINS	T OF NEW YORK	
In re:	X	
BUHRE BEVERAGE DISTRIBUTION, INC.,		Chapter 11
		Case No. 14-22048-rdd
	DebtorX	
WILLIAM SANCHEZ,	A	
	Plaintiff,	Adv. Pro. No.: 14-08218-rdd
-against-		
BUHRE BEVERAGE DISTRIBUTION, INC., BHAVEEN SAPRA, BRUCKNER BEVERAGE, INC. and PEPSI-COLA BOTTLING COMPANY OF NEW YORK, INC.,		<u>AFFIRMATION</u>
304 TOO TOO TO SEE JOS TO TO TOO TO	Defendants.	

ANNE PENACHIO, ESQ., an attorney duly admitted to the practice of law in the State of New York, hereby affirms the following to be true under the penalties of perjury:

INTRODUCTION

- 1. I am a principal attorney of the PENACHIO MALARA LLP, counsel for Buhre Beverage Distribution, Inc. (alternatively, "Buhre" and the "Debtor") the Debtor herein, and I am fully familiar with the facts and circumstances herein.
- 2. I make this Affirmation in support of the Motion of William

 Sanchez (the "Sanchez Motion") seeking the entry of an Order: (a) restraining and enjoining

 Pepsi-Cola Bottling Company of New York, Inc. ("Pepsi") and/or any of its agents from actively

 and/or constructively terminating the Debtor's and/or Sanchez's rights under the existing

distributor agreement (the "Buhre Distributor Agreement") between Pepsi, Buhre, and Sanchez:

(a) directing Pepsi to immediately restore control and operation of the certain Pepsi distribution

route that covered certain territory in the Bronx, New York (the "Buhre Pepsi Route") that is the

subject of the Buhre Distributor Agreement, to the Debtor under the normal and ordinary terms

thereof; and (c) for such other and further relief as this Court deems just and equitable under the

circumstances.

3. I have fully reviewed Sanchez Motion with the principal of the Debtor, Bhaveen

Sapra ("B. Sapra").

4. B. Sapra has advised me that he fully supports all of the requests for relief made in

the Sanchez Motion.

5. The parties have expressly reserved all of their rights regarding the adversary

proceeding William Sanchez filed with this court on April 4, 2014 entitled "William Sanchez v.

Buhre Beverage Distribution, Inc., Bhaveen Sapra, Bruckner Beverage, Inc. and Pepsi-cola

Bottling Company of New York, Inc." bearing adversary proceeding number 14-08218 (the

"Sanchez Adversary"), to which issue is not even joined.

WHEREFORE, the Debtor respectfully requests the entry of an order granting the relief

sought herein, together with such other, further relief to Sanchez as this Court deems to be just

and proper.

Dated: Melville, New York

April 29, 2014

PENACHIO MALARA LLP

Counsel to the Debtor

By:

/s/ Anne Penachio

Anne Penachio, Esq.